BOX PCT PATENT 249-119PCT

June 30, 2000

## IN THE U.S. PATENT AND TRADEMARK OFFICE

APPLICANT:

Maria E. MEIRINHOS DA CRUZ et al.

INTERNATIONAL APPL. NO.:

PCT/PT99/00015

APPL. NO.:

09/529,937

FILED:

April 21, 2000

FOR:

DINITROANILINE LIPOSOMAL FORMULATIONS AND PROCESSES FOR

THEIR PREPARATION

## LETTER SUBMITTING ADDITIONAL DOCUMENTS FOR ENTERING NATIONAL PHASE FOR A PCT APPLICATION

BOX PCT Assistant Commissioner for Patents Washington, DC 20231

Sir:

Under the provisions of 37 C.F.R. § 1.494 or 37 C.F.R. § 1.495, attached hereto are the following additional items necessary for entering the national phase in connection with the above-identified PCT international application.

$\boxtimes$	Executed	Declaration	and	Power	of	Attorney.
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X Original П Photocopy

 $\Box$ The specification attached to the executed Declaration and Power οf Attorney is a true copy of specification which was filed in the U.S. Patent and Trademark Office on April 21, 2000, including any amendments thereto (if applicable) filed on even date therewith.

Appl. No. 09/529,937

	$\boxtimes$	The undersigned hereby declares that "Attorney Docket
No.	249-1	19PCT" on page 1 of the attached inventors' Declaration
corr	espon	ds to Appl. No. 09/529,937 filed April 21, 2000 entitled
"DIN	IITROAI	NILINE LIPOSOMAL FORMULATIONS AND PROCESSES FOR THEIR
PREE	PARATIO	ON.".
		English language specification, claims, and Abstract
		with ( ) sheets of drawings.
		Attached hereto is a Statement Claiming Small Entity
		Status ( original photocopy).
		Attached is a copy of Form PCT/DO/EO/905.
		No extension fee is required because the undersigned
has	not y	yet received the Notification of Missing Requirements
(For	m PC'	T/DO/EO/905). However, if for some reason it is
		d that an extension of time is necessary, applicant
		spectfully petitions for an extension of time for the
		the present paper in accordance with the provisions of
		§ 1.136 and 37 C.F.R. § 1.17.
		Applicant(s) hereby respectfully petitions for
( )	month	(s) extension of time for the filing of the present
		accordance with the provisions of 37 C.F.R. § 1.136 and
		§ 1.17. The required fee of \$0.00 is attached hereto.
J, C	• r • r/ •	3 1.1. The redutted fee of 30.00 is accadined hereto.

Appl. No. 09/529,937

The Government Filing Surcharge in the amount of \$130.00 in accordance with 37 C.F.R. §§ 1.494 and 1.492 was previously paid for concurrently with the filing of the application on April 21, 2000.

- Submitted concurrently herewith under separate cover for recording is an Assignment.
- A check in the amount of \$0.00 to cover the abovementioned fees is enclosed.
- A Fee of \$0.00 to cover the increase in fees of the filing Surcharge is enclosed.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fee required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

Joseph A. Kolasch, #22,463

P.O. Box 747

Falls Church, VA 22040-0747

(703) 205-8000

Attachments

249-119PCT

JAK/glh

(Rev. 04/19/2000)

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09/529937	A PARTIE OF THE	Patent and Tradema Address: ASSISTANT COI Box PCT Washington, D.C	rk office MMISSIONER FO	OR PATENTS	
44-46-AGN NO32	DA CRUZ -	FIRST NAMED APPLIC	ANT M	ATTY, DOCKET NO.1 31	
002292 BIRCH STEWART KOL P 0 BOX 747 FALLS CHURCH VA 2	ASCH & BIRCH	5611 C	INTERNATIO		<b>⊒</b> ⊋₃≋
i. The following items have been Office as  a Designated	DESIGNATED/EI submitted by the applica Office (37 CFR 1.494),	LECTED OFFICE	(DO/EO/U	S)	D
U.S. Basic National Fee.		·	ć	⊋ <u>(T)</u> - DOCKETEI	)

1. The following steps have been submitted by the applicant of the 1B to the Onlieu States Fatell and Tradellark
Office as
an Elected Office (37 CFR 1.495):
[]/V.S. Basic National Fee.
Copy of the international application in:
a non-English language
= Feeligh   G   30   00
Translation of the international application into English.
Oath or Declaration of inventors(s) for DO/EO/US.
Copy of Article 19 amendments.
Translation of Article 19 amendments into English.
The International Preliminary Examination Report in English and its Annexes, if any.
Translation of Annexes to the International Preliminary Examination Report into English.
Pfeliminary amendment(s) filed 21 Apr 0 and
Information Disclosure Statement(s) filed 21 April and
Assignment document.
Power of Attorney and/or Change of Address.
Substitute specification filed
Skatement Claiming Small Entity Status.
Priority Document.
Copy of the International Search Report and copies of the references cited therein.
☐ Other:
2. The following items MUST be furnished within the period set forth below in order to complete the requirements for
acceptance under 35 U.S.C. 371:
a. Translation of the application into English. Note a processing fee will be required if submitted
later than the appropriate 20 or 30 months from the priority date.
The current translation is defective for the reasons indicated on the attached Notice of Defective
Trustation.
b. Processing the for providing the translation of the application and/or the Annexes later that the
appropriate 2 or 30 months from the priority date (37 CFR 1.492(f)).
C. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application
by the International application number and international filing date.
☐ The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated
on the attached PCT/DO/EO/917.
d. Surcharge for providing the oath or declaration later that the appropriate 20 or 30 months from the
priority date (37 CFR 1,492(e)).
3. Additional claim fees of \$360 as a large entity small entity, including any required multiple
dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for

ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST BE SUBMITTED WITHIN ONE MONTH FROM THE DATE OF THIS NOTICE OR BY  $\square$  21 OR  $\square$  31 MONTHS FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.

which fees are due (37 CFR 1.492(g)). See attached PTO-875.

The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).

4. Translation of the Annexes MUST be submitted no later that the time period set above or the annexes will be cancelled. Note processing fee will be required if submitted later than 30 months from the priority date. 5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR

1.494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.
Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)
A copy of this notice MUST be returned with this response.  Enclosed: PCT/DO/EO/917 Notice of Defective Translation PTO-875  FORM PCT/DO/EO/905 (December 1997)  Telephone: (703) 305373  Telephone: (703) 305373